

COLUMBUS		
Magazine 1601 W	Columbus Living Magazine 5 Ave #102A; Columbus, OH 43212 (614) 750-1880 www.ColumbusLivingMag.com	
Date (s) + w; Pure Company, Name - All of 1.5	Advertiser Contract chaser's Name	
Address Phone Fax Web Site	Cell Email	
Said ad copy shall occupy	ed by the Purchaser (Advertiser) for publication in Columbus Living Mag page(s) in Zone(s) and significant of the second second of the second	nall appear in each
on our web site with a link to advertisers	DAT Department Charge (one time charge)。Bach advertiset will also rec s web site if applicable. The total initial cost of ad is <u>タランス</u> and the written ad copy and charges within 3 business days and no later than dea	n a total of
Purchaser agrees to pay all charges as they become deadlines unless noted in this agreement. That is no Publisher reserves the hight for flexible placement.	ty gives (ep) into phiatron; for an ito shoring. c'due as specified in this contract. All initial costs are due at signature with any future issue not paid for by deadline, ad will be placed in a future issue after money is received, and a lat and creativity of profiles. Purchaser and the Publisher agree that if they modify this agreem is transmission (fax) and/or email; said fax signatures and/or emails shall have the same legs.	e charge will incur. ent, submit and
sone in a signature for ad-purposes. Any wrong in its interrupted, delayed of spone and for any reason to publish the advertisment and/or its typographic	nsertions, ornisations, of errors, shall not terminate this agreement. If the publication or distr to it advertising ordered to be published is omitted for any reason, Publisher shall bave no tall errors, except rosmake adjustment only, for the portion of the advertisement in error. Erro	button of Publication liability for the failure is in advertisements
Publisher will not accept responsibility for errors in requests must be submitted to Publisher no later the	only. No cash refunds. It is the responsibility of the Purchaser to verify the accuracy of its madventisements submitted beyond published deadlines on the current deadline schedule. Examination (10) business days after date of publication. ment: Head and will 1999.	884条MBG55把整件。在1975年,1975年,
There is 3.825 late fee for all accounts not paid an f Runchaser and Publisher both agree that in the ever	full by due dates for each assue. Any checks distinguing on returned for any reasons will be of a cliner party is in noncompliance with any provision of this Agreement, at Publisher's optic Court of Franklin County Common Pleas. In no event, shall Publisher's liability to Purchase	on, the venue for liftigation
olains in advertisements, This Agreement shall be	is agents for advertisements submitted and requested by Enropase). Emplisher shall not be re governed by and construed in accordance with the laws of the State of Ohio, intaind this agreement and agrees to all, of its terms, further, Purchaser agrees that this Agree	
This Agreement is the entire agreement between particular to the state of the state	arties: no oral statements are included herein Date: 2/1/460	
Representative Notes		
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Buckeye Business Guide 3000 E Main St. #252 Columbus, OH 43209 (614) 441-9711, Fax: (614) 573-7411

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Date <u> 6 65 </u> Company Name 2		ser's Name 🕸		
Address 🚛 🔣				Section Control of the Control of th
Phone And the State	Fax		Cellan	
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New Client	Existing Client	Insertion(s)	Zone(s) Gift Card(s)
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will be charged a \$40 NS provision of this Agreeme Pankin County Common Publisher by Purchasor Inc. Parchasor anall hold into the responsible for erro laws of the State of Ohio.	fee: Perchaser and Publisher ant, at Publisher's option, the pleas: In no event, shall Publisher harmless Publisher and its age as of Claims in advertisement	r both serve that in the cense for littlestion pr ilsher's tiability to be mis for advertisement . This Agreement sh	e event either party is a reposes will be in the fr realaser and all others; a submitted wid request all be governed by and	entin County Municipal Count or nicoed the acqual encount paid to ed by Purchaser Publisher shall construed in accordance with the
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Printed Name				
Representative Notes				



Advertiser Agreement

Date: 4.2	Purch: 4.21.09		aser's Name: MCC		
Compan	y Name :MCCC	& January Ph	otography	-	
Address	-				
Phone: \$113		Fax			
Website	: www.McC. Cor	<u>n</u>	Email:	@hotmai	l.com
	www.	<u>som</u>		@gmail.com	
	MEDIA	SPACE	TERM	PRICE	
	South Beach Bride Print AD	2 Business Cards	September 09 Issue	\$100	
	South Beach Bride Show	n/a	n/a	n/a	
	South Beach Bride Web AD	Online for 2	6 months for 2	included	
			ı		
	Scan Fee:		Art Work Unload		

Purchaser agrees to pay all charges as they become due as specified in this contract. All initial costs are due at signature with any future issues due prior to magazine deadlines unless noted in this agreement. If ad is not paid for by deadline, ad will be placed in a future issue after money is received, and a late charge will incur.

Publisher reserves the right for flexible placement and creativity of features/ads. Purchaser and the Publisher agree that if they modify this agreement, submit and approve proofs of advertising by means of facsimile transmission (fax) and/or email; said fax signatures and/or emails shall have the same legal force and effect as original signatures for said purposes. Any wrong insertions, omissions, or errors, shall not terminate this agreement. If the publication or distribution of Publication is interrupted, delayed, or shortened for any reason, or if advertising ordered to be published is omitted for any reason, Publisher shall have no liability for the failure to publish the advertisement and/or its typographical errors, except to make adjustment only for the portion of the advertisement in error. Errors in advertisements produced by publisher will be credited in ad space only. No cash refunds. It is the responsibility of the Purchaser to verify the accuracy of its advertisement/ ad proof. Publisher will not accept responsibility for errors in advertisements submitted beyond published deadlines on the current deadline schedule. Errors and all credit requests must be submitted to Publisher no later than ten (10) business days after date of publication.

Payment Agreement for this advertisement: There is a \$25 late fee for all accounts not paid in full by due dates for each issue. Any checks dishonored or returned for any reason, will be charged a \$40 NSF fee. Purchaser and Publisher both agree that in the event either party is in noncompliance with any provision of this Agreement, at Publisher's option, the venue for litigation purposes will be in the Dade County Municipal Court. In no event, shall Publisher's liability to Purchaser and all others, exceed the actual amount paid to Publisher by Purchaser.

The Purchaser shall hold harmless Publisher and its agents for advertisements submitted and requested by Purchaser. Publisher shall not be responsible for errors or claims in advertisements. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida.

The undersigned and Purchaser has read and understand this agreement and agrees to all of its terms, further, Purchaser agrees that this Agreement is non-cancelable. This Agreement is the entire agreement between parties; no oral statements are included herein.

Purchaser Signature	Date: 4.21.0	
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Drinted Name: Marches Com		

Representative: A S SBB, Account Executive

Total Due:

Notes: * 2 BC print ads for September Issue 09. 2 Online Ads for 6 months. Pay ½ now and ½ before September issue deadline. Price is good for 3 renewals.